

1 THEODORE J. BOUTROUS JR., SBN 132099
2 tboutrous@gibsondunn.com
3 RICHARD J. DOREN, SBN 124666
4 rdoren@gibsondunn.com
5 DANIEL G. SWANSON, SBN 116556
6 dswanson@gibsondunn.com
7 JAY P. SRINIVASAN, SBN 181471
8 jsrinivasan@gibsondunn.com
9 GIBSON, DUNN & CRUTCHER LLP
10 333 South Grand Avenue
11 Los Angeles, CA 90071
12 Telephone: 213.229.7000
13 Facsimile: 213.229.7520
14
15 VERONICA S. MOYÉ (Texas Bar No.
16 24000092; *pro hac vice*)
17 vmoye@gibsondunn.com
18 GIBSON, DUNN & CRUTCHER LLP
19 2100 McKinney Avenue, Suite 1100
20 Dallas, TX 75201
21 Telephone: 214.698.3100
22 Facsimile: 214.571.2900

1 MARK A. PERRY, SBN 212532
2 mperry@gibsondunn.com
3 CYNTHIA E. RICHHMAN (D.C. Bar No.
4 492089; *pro hac vice*)
5 crichman@gibsondunn.com
6 GIBSON, DUNN & CRUTCHER LLP
7 1050 Connecticut Avenue, N.W.
8 Washington, DC 20036
9 Telephone: 202.955.8500
10 Facsimile: 202.467.0539
11
12 ETHAN D. DETTMER, SBN 196046
13 edettmer@gibsondunn.com
14 ELI M. LAZARUS, SBN 284082
15 elazarus@gibsondunn.com
16 GIBSON, DUNN & CRUTCHER LLP
17 555 Mission Street
18 San Francisco, CA 94105
19 Telephone: 415.393.8200
20 Facsimile: 415.393.8306
21
22 Attorneys for Defendant APPLE INC.

13
14
15 UNITED STATES DISTRICT COURT
16
17 FOR THE NORTHERN DISTRICT OF CALIFORNIA
18
19 OAKLAND DIVISION

20 EPIC GAMES, INC.,
21 *Plaintiff, Counter-defendant,*
22 v.
23 APPLE INC.,
24 *Defendant, Counterclaimant.*

25 Case No. 4:20-cv-05640-YGR-TSH
26
27 **APPLE INC.'S NOTICE OF SUPPORTING
28 MATERIALS CITED IN LETTER BRIEF
REGARDING THE CLAWBACK OF
DOCUMENTS**

Hon. Thomas S. Hixson

1 Please take notice that Defendant Apple Inc. (“Apple”) hereby attaches the following
2 documents cited in the Joint Letter Brief Regarding the Clawback of Documents, Dkt. 493.

3 1. Letter from Ethan Dettmer to Counsel for Plaintiffs regarding Clawback of Documents,
4 dated February 10, 2021.

5 2. Letter from Ethan Dettmer to Counsel for Plaintiffs regarding Apple’s Privilege
6 Assertions, dated March 1, 2021.

7 3. Letter from Ethan Dettmer to Counsel for Plaintiffs regarding Apple’s Privilege
8 Assertions, dated March 15, 2021.

9 4. Email correspondence from Soolean Choy to Counsel for Plaintiffs regarding Apple’s
10 objections to Plaintiff’s exhibits, dated April 2, 2021.

11 5. Email correspondence from Jin Niu to Counsel for Apple regarding Plaintiff’s
12 objections to Apple’s exhibits, dated April 2, 2021.

13 6. Deposition testimony excerpts attached to Apple’s Administrative Motion to Seal, filed
14 concurrently herewith.

15 7. Email correspondence between counsel for Apple and counsel for Plaintiffs regarding
16 the filing of the documents cited in the Joint Letter Brief Regarding the Clawback of Documents, dated
17 April 27, 2021.

18
19 Dated: April 27, 2021

Respectfully submitted,

20 GIBSON, DUNN & CRUTCHER LLP

21
22 By: /s/ Ethan D. Dettmer
Ethan D. Dettmer

23
24 Attorneys for Defendant Apple Inc.